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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/899,572	07/05/2001	Victor Anatol'evich Nesterov	1202.013US1	1617
43581 75	90 07/13/2004		EXAM	INER
ALPINE LAW GROUP, LLC			WU, JINGGE	
9249 S. BROADWAY BLVD UNIT 200-201			ART UNIT	PAPER NUMBER
HIGHLANDS RANCH, CO 80129			2623	<u> </u>
			DATE MAIL ED. 07/12/200	. '/

Please find below and/or attached an Office communication concerning this application or proceeding.

	A	I A No.				
	Application No.	Applicant(s)				
	09/899,572	NESTEROV ET AL.				
Office Action Summary	Examiner	Art Unit				
	Jingge Wu	2623				
The MAILING DATE of this communication apperiod for Reply	opears on the cover shee	t with the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPORTED MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a recommunication of the period for reply is specified above, the maximum statutory period from the period for reply within the set or extended period for reply will, by statution and period for reply will, by statution and period for reply will, by statution and period for reply will and period for reply will, by statution and period for reply will and period for reply will. Set also are set of the period for reply will, by statution and period for reply will be set or extended pe	l. 136(a). In no event, however, ma ply within the statutory minimum of d will apply and will expire SIX (6) to the cause the application to becom	y a reply be timely filed f thirty (30) days will be considered timely. MONTHS from the mailing date of this communication. e ABANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 08.	July 2001.					
	is action is non-final.					
·) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) Claim(s) 1-66 is/are pending in the applicatio 4a) Of the above claim(s) is/are withdress 5) Claim(s) is/are allowed. 6) Claim(s) is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) 1-66 are subject to restriction and/or	awn from consideration.					
Application Papers						
9)☐ The specification is objected to by the Examir	ner.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the	= : :					
Replacement drawing sheet(s) including the corre						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the priority application from the International Bure: * See the attached detailed Office action for a list	nts have been received. nts have been received i fority documents have be au (PCT Rule 17.2(a)).	n Application No een received in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date	Paper	ew Summary (PTO-413) No(s)/Mail Date of Informal Patent Application (PTO-152)				

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species of the claimed invention:

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Restriction/election

Restriction to one of the following inventions is required under 35 U.S.C. 121:
 This application contains claims directed to the following patentably distinct

- Species of correcting red-eye defects using color data of color channels (a group claims with claim 34);
- II. Species of correcting a defect red-eye pixel by defining a central portion of pupil and virtual circle of iris (a group with claim 17); and
- 2. Applicant is required under 35 U.S.C. 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, no claim is generic.

Applicant is advised that a reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election. (identifying red-eye defect by classifying pixel according to the ratio of color channels);

3. Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the



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case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

- If Applicant elects species I, he/she needs further elects following:
 III. Claims 34-66, drawn to an method of correcting red-eye defects by using color data of color channels identified; and
- IV. Claims 1-16, 22-33, drawn to an method identifying a pixel in the eye image by using color, classified in class 382, subclass 162.

The inventions are distinct, each from the other because of the following reasons:

Inventions are related as combination/subcombinations. Inventions in this relationship are distinct if it can be shown that (1) the combination III as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination IV has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination III as claimed does not require the particulars of the subcombination as claimed because I does not require ration of color channels. The subcombination has separate utility such as classifying pixels using the ration of color channel.

5. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

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- 6. Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).
- 7. Any inquiry concerning this communication or earlier communications should be directed to Jingge Wu whose telephone number is (703) 308-9588. He can normally be reached Monday through Thursday from 8:00 am to 5:30 pm. The examiner can be also reached on second alternate Fridays.

Any inquiry of a general nature or relating to the status of this application should be directed to TC customer service whose telephone number is (703) 306-0377.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Amelia Au, can be reached at (703) 308-6604.

The Morking Group Fax number is 1703) 872-9314.

Jingge Wu

Primary/Pattent Examiner

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